Me White House Juss Secretary My 15, 1982 Weather rdn 123627 Overseas Employment (Nursen Roy) Declassified and Approved For Release 2011/12/08: CIA-RDP10-00750R000101470001-7

Office of the Press Secretary

For Immediate Release

May 15, 1982

EXECUTIVE ORDER

OVERSEAS EMPLOYMENT

By the authority vested in me as President of the United States of America by Sections 3301 and 3302 of Title 5 and Section 301 of Title 3 of the United States Code, and in order to permit certain overseas employees to acquire competitive status upon returning to the United States, it is hereby ordered as follows:

Section 1. A United States citizen who is a family member of a civilian employee or of a member of a uniformed service and who has completed a total of 24 months of fully satisfactory service under one or more overseas appointments in the excepted or competitive civil service, may be appointed noncompetitively to a competitive service position in the Executive branch within the United States (including Guam, Puerto Rico and the Virgin Islands) if he or she meets the qualifications and other requirements established by the Director of the Office of Personnel Management and the provisions of this Order.

- Sec. 2. In order to be eligible for noncompetitive appointment to positions within the United States under this authority, such an individual must:
- (a) have been appointed to an overseas position or positions while residing in the overseas area under local hire procedures approved by the Director of the Office of Personnel Management;
- (b) have completed 24 months of overseas service in an appropriated fund position after January 1, 1980 within a ten year period from the date of initial appointment;

- (c) have received a satisfactory or better performance rating for such overseas service;
- (d) have been a family member of a civilian employee or of a member of a uniformed service (the civilian or uniformed sponsor) while serving in the overseas position or positions;
- '(e) have accompanied the civilian or uniformed sponsor on official assignment to an overseas post of duty while serving in the overseas position or positions; and
- (f) exercise the eligibility for noncompetitive appointment within two years of returning to the United States.
- Sec. 3. The Director of the Office of Personnel Management shall prescribe such regulations as may be necessary to implement this Order, including uniform local hire procedures to assure merit selection of overseas employees.
- Sec. 4. To the extent there is any conflict between this Order and Civil Service Rule 8.2 (5 CFR 8.2), the provisions of this Order shall control.

RONALD REAGAN

THE WHITE HOUSE, May 12, 1982.

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Part VI.

21231

Federal Register Vol. 47, No. 96 Presidential Documents

Title 3-

Tuesday, May 18, 1982

Executive Order 12362 of May 12, 1982

The President

Overseas Employment

By the authority vested in me as President of the United States of America by Sections 3301 and 3302 of Title 5 and Section 301 of Title 3 of the United States Code, and in order to permit certain overseas employees to acquire competitive status upon returning to the United States, it is hereby ordered as follows:

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Sec. 2. In order to be eligible for noncompetitive appointment to positions within the United States under this authority, such an individual must:

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- (c) have received a satisfactory or better performance rating for such overseas service;
- (d) have been a family member of a civilian employee or of a member of a uniformed service (the civilian or uniformed sponsor) while serving in the overseas position or positions;
- (e) have accompanied the civilian or uniformed sponsor on official assignment to an overseas post of duty while serving in the overseas position or positions; and
- (f) exercise the eligibility for noncompetitive appointment within two years of returning to the United States.
- Sec. 3. The Director of the Office of Personnel Management shall prescribe such regulations as may be necessary to implement this Order, including uniform local hire procedures to assure merit selection of overseas employees.

Sec. 4. To the extent there is any conflict between this Order and Civil Service Rule 8.2 (5 CFR 8.2), the provisions of this Order shall control.

Ronald Reagon

THE WHITE HOUSE, May 12, 1982.

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